

## SAFE IS STOLEN FROM NACO DEPOT

Agent of Greene-Cananea Company at  
Border Town Suffers Mysterious Loss  
—Safe Contained \$1,800—Tracks Are  
Found Where Safe Was Rolled.

Mystery of the deepest character still surrounds the present abiding place of the little iron safe said to contain \$1,800 Mexican money which was stolen Tuesday night from the office of Agent Metzger of the Greene-Cananea company at Naco, and although the place where it was loaded on the wagon has been found and one suspect has been placed under arrest, nothing of a tangible character has been ascertained, says the Bisbee Miner.

Early yesterday morning Deputy Sheriff Will White and Constable Ellis of Naco started out on a search all along the American side of the line, but finally finding no trace of either the safe or the thieves, returned to Naco.

Shortly afterward they were joined by a party of eight rurales and going across the line started to search that side for the men. After proceeding south about six miles they came upon wagon tracks and found the place where the imprints of the rollers of the safe were easily to be seen in the sands.

Going for a short distance they discovered that the safe had been loaded into a vehicle, probably a spring wagon drawn by a single horse. From this point the American officers retraced their steps to Naco, while the rurales continued the search on the Mexican side.

It was reported this morning that one of the men accused of having robbed the office had been arrested, but that nothing could be found which would connect him with the crime beyond the fact that he had been working in the freight house and had not appeared at his work on the morning after the robbery was discovered.

The most sensational portion of today's story, however, is that the safe contained several thousands more than the officials will admit. It is rumored that a much larger amount than the \$1,800 was placed in it during the day preceding the robbery. This rumor cannot be confirmed, however.

## FOOT BALL RULES AGAIN CHANGED

Important Changes Decided Upon and  
New Official, a Field Umpire, Will  
Be in the Game Next Year—Foul  
Counts as a Down in New Rules.

Some important changes in the rules governing football were decided on Saturday at the meeting of the new joint committee at New York. The conditions will come before the joint committee for final disposal probably in March.

Among the rules is the lengthening of halves from thirty to thirty-five minutes each.

The new rules in reference to the pass provide, instead of a penalty of loss of ball on an unsuccessful pass, a fifteen-yard penalty on the first and second downs.

When a foul is committed it counts as a down.

The proposed substitute for the present forward pass rule is as follows:

"If a forward pass is before reaching the ground, or a kicked ball, either before or after reaching the ground, goes out of bounds, the ball shall belong to the opponents at the point where it crosses the side line."

Another important change is the creation of a new official, the field umpire.

The new game, it was stated, often made it difficult for the referee and umpire to settle contested plays, so the new official was created to be on the field in the defending territory and close to the scene of the play.

Rule 19 of last year was changed so that on a kick-out, after a touch back, or a safety, opponents may not come within ten yards of the side having a free kick.

In the present on-side rule a provision was inserted that a line player is permitted to carry the ball, provided he does not leave his position in the line until the ball is put into play. It was also decided that a player may at all times pass the ball to another of his own side who is behind him.

A new section to Rule 5 states that the player shall be considered as having opportunity to make a fair catch if he is in such position that it would be impossible for him to reach the ball before it touches the ground.

To the same rule was added: "In case a signal for a fair catch is made by any player who has an opportunity for a fair catch, and another player of his side, who has not signalled for a fair catch, catches the ball, no run shall be made and a fair catch shall not be allowed, but the ball shall be given to the catcher's side for a down, at the point where the catch was made."

### One on Depew

Mrs. Depew, wife of the senator, tells with glee a story of her wedding tour. They had among their fellow passengers a stouly, slow witted Scotsman, who liked the conversation of the orator, though he did not know him. "That's as Chauncey Depew always tells the tale," said Mr. Depew, finishing off one of his stories. "What like is this Chauncey Depew?" asked the Scot. "My dear," said the humorist, turning to his wife, "what does Depew look like?" "Very much as you do, I imagine," answered the lady. "Surely, madam, you do your husband an injustice," answered the Scotsman, with a gesture of expostulation and protest.—Chicago Chronicle.

## THIS COWBOY IS SURE A KILLER

Red Seelye, a Well Known Arizona Cow  
Puncher, Reported to Have Blain All  
the Way from Six to Twenty Mex-  
icans in Protecting Pay Car.

No confirmation of the story that a cowboy named Seelye killed six Mexicans near Moctezuma is obtainable, and the belief of the Seelye brothers, who live in this city, is that the reports are without foundation, says the Douglas International-American. Seelye's first name is Lafayette and he goes under the appellation of "Red." Seelye, being noted as one of the best cowpunchers in the southwest.

Lon Seelye, a brother of "Red" Seelye, stated this morning that for several days reports had been coming from the Southern Pacific camp, eighteen miles from Moctezuma, where "Red" has charge of a gang, that his brother had accomplished various killings while protecting the pay car.

One story had it that "Red" was attacked by Mexicans with knives and that he laid several out with the butt of his revolver. Another was that he had shot and killed six Mexicans without reloading his gun while protecting the Southern Pacific pay car. The third was the most stupendous, however, as it was reported that he had shot and killed twenty rurales.

These stories have been circulated from letters which have been received in this city regarding the shooting affairs, none of them giving any detail. "Red's" brothers think that he may have had some kind of trouble in the camp, but do not believe that any of the scrapes have resulted in killings.

### Well Meant

Smith (as bearded lady enters the jammed car)—Let me offer you a strap—er, I beg your pardon strap, madam.—Harvard Lampoon.

Ladies, you can get good red, ripe and juicy apples and cranberries at Murphy's, the Globe Market. Order while they are fresh.

### ORDINANCE NUMBER FIVE

Prohibiting Females and Minors from Entering Saloons.

Be it ordained by the Mayor and Common Council of the City of Globe:

#### SECTION I.

That it shall be unlawful for any woman, female person or minor, for any purpose whatsoever, to enter any saloon or any wineroom connected therewith, or any other place within the corporate limits of the City of Globe where intoxicating liquors are sold to be consumed upon the premises.

#### SECTION II.

That it shall be unlawful for any saloon proprietor or person in charge of any saloon, wine room, or other place where intoxicating liquors are sold to be consumed on the premises, to permit any woman, female person or minor to enter or remain therein for any purpose whatsoever.

#### SECTION III.

That any female person or minor, or proprietor of, or person in charge of, any saloon or wine room, violating the provisions of this Ordinance shall be punished by a fine of not less than five nor more than two hundred dollars, or by imprisonment not exceeding three months, or by both such fine and imprisonment.

#### SECTION IV.

It is provided that this ordinance shall not apply to houses of prostitution maintained by females and employing females only, or to hotels or restaurants.

#### SECTION V.

This ordinance shall go into effect on the 1st day of February, A. D. 1907. Passed and adopted on the 17th day of January, 1907.

Approved: W. S. SULTAN, Mayor.  
Attest: F. J. Elliott, Clerk.  
First publication January 22, 1907.

### ORDINANCE NUMBER SIX

An Ordinance Regulating Proceedings for the Punishment of Violators of Ordinances of the City of Globe and Providing for the Collection of Fines and Penalties Which Shall Accrue to the City of Globe on Account of Such Violation.

Be it ordained by the Mayor and Common Council of the City of Globe:

#### SECTION I.

The proceedings against any person or persons for or on account of alleged violation of any of the ordinances of the City of Globe may be prosecuted before any Justice of the Peace residing in said City, and all money collected or received for fines, penalties and forfeitures shall be paid into the treasury of the city as hereinafter provided; such proceedings shall be commenced by complaint signed and sworn to before such Justice, stating the clause or clauses of the ordinance which it is alleged have been violated.

#### SECTION II.

Whenever any complaint is filed with any Justice of the Peace residing in the said City of Globe, charging the violation of any ordinance of the City by any natural person or persons, a warrant shall be issued thereupon by such Justice for the arrest of the offender and trial of the alleged offender shall be had before such Justice in like manner as in the case of misdemeanors under the laws of the Territory of Arizona; in the event of the conviction of the offender the judgment may require the party convicted to pay a fine, or be imprisoned, or both, or pay a fine and stand committed to the jail of the county or the calaboose of the City of Globe until the payment of such fine or to be confined at hard labor upon the streets or public works of the City according to the provisions of the Ordinance or clause of the Ordinance violated. Where a fine or penalty has been imposed by the Court, upon the conviction of any person or persons, and the judgment of the Court does not provide or impose any imprisonment for non-

payment thereof, the same may be collected by an action of debt as herein provided as to corporations.

#### SECTION III.

Where a complaint filed with such Justice of the Peace, charging the violation of any of the ordinances of the City by a corporation, said Justice of the Peace shall issue a summons, signed by himself with his name of office, requiring such corporation to appear before him at a specified time and place to answer the charge; the time to be not less than five days after the service of the summons.

#### SECTION IV.

The summons shall be substantially in the following form: "In the Justice Court, Precinct Number \_\_\_\_\_, In and For the County of Gila, Territory of Arizona, before \_\_\_\_\_ Justice of the Peace. The City of Globe, Plaintiff, vs. \_\_\_\_\_ Defendant. The City of Globe to the above named Defendant: 'You are hereby summoned to appear before me at my office, in the City of Globe on (specifying the date and hour) to answer to a charge made against you upon the complaint of \_\_\_\_\_ (designating the offense generally). Dated at Globe this \_\_\_\_\_ day of \_\_\_\_\_, 190\_\_\_\_\_."

#### SECTION V.

Such summons must be served at least five days before the date of appearance fixed therein, by delivering to and leaving a copy thereof with any agent or officer of said corporation being or residing in the City of Globe at the time of such service.

#### SECTION VI.

At the time appointed in said summons, the Justice must proceed to investigate the charge against said corporation in the same manner as in the case of a natural person, and after hearing the evidence, shall find such corporation to be guilty of said offense or innocent of the same in accordance with the evidence submitted to him; when a fine is imposed upon such corporation upon conviction, and the same is not forthwith paid, said fine shall be enforced by a writ of execution against the estate of the defendant as in other like cases.

#### SECTION VII.

When any judgment upon an action of debt against a natural person may have been rendered in favor of the City of Globe; when such action of debt was brought to recover any fine, penalty or forfeiture accruing under the ordinances of said City, the same shall be enforced by writ of execution against the estate of the defendant and if the return upon such writ of execution states that the defendant named in the writ has no property subject to execution sufficient to satisfy such judgment an alias writ of execution may be issued commanding the City Marshal to take the body of the defendant and imprison him for a time sufficient to pay the amount of the fine or penalty originally imposed upon the defendant by the court to be reckoned one day's imprisonment for each dollar of such fine.

#### SECTION VIII.

It shall be the duty of the City Marshal to file and swear to all complaints for the violation of any ordinance of the City for the recovery of any fine, penalty or forfeiture imposed for the violation thereof, to execute warrants that should be executed thereunder, serve all summons issued in actions of recovery of any fines, penalties or forfeitures; and to serve all processes therein both final and mesne; to collect all fines and pay the same weekly as collected to the City Treasurer; to keep account of all fines and moneys collected by him and make a statement thereof monthly to the Common Council.

#### SECTION IX.

Complaints filed under the provisions of this Ordinance may also be signed and sworn to by any person and it shall be the duty of any person becoming aware of the violation of any Ordinance of the City to make a complaint, charging the violator thereof with such violation, before a Justice of the Peace residing in the City.

#### SECTION X.

All complaints, suits and proceedings for violation of any ordinance or parts thereof shall be in the name of the City of Globe as Plaintiff, and all processes issued in any suit or proceeding shall issue in the name of the City of Globe.

#### SECTION XI.

No costs or fees shall in any event be charged to the City except costs of necessary publication in any proceeding.

#### SECTION XII.

This Ordinance shall take effect from and after its passage. Passed and adopted this 17th day of January, 1907.

Approved: W. S. SULTAN, Mayor.  
Attest: F. J. Elliott, Clerk.  
First publication January 22, 1907.

### ORDINANCE NUMBER SEVEN

An Ordinance Prohibiting Certain Offenses Against the Peace, Public Morals and Safety of the City of Globe and the Inhabitants Thereof.

Be it ordained by the Mayor and Common Council of the City of Globe:

#### SECTION I.

If any person shall appear in any place within the City of Globe in a state of nudity, in a dress not belonging to his or her sex, or in any indecent or lewd dress, or shall make any indecent exposure of his or her person, or be guilty of any lewd, indecent act or behavior, or shall expose, sell or offer for sale any indecent or lewd book, picture or other things, or shall exhibit or perform any indecent, immoral or lewd play or other representations, every such person shall be guilty of a misdemeanor, and upon conviction thereof shall be fined in a sum not exceeding three hundred dollars, or shall be confined at hard labor upon the streets and public works of the City for a period not exceeding three months.

#### SECTION II.

If any person shall be drunk or shall be in a state of intoxication in any highway, street, thoroughfare or other public place within this city, or shall be drunk and disorderly in any private house or place, or shall abuse another by using menacing, insulting, slanderous or profane language, or shall commit an assault or battery upon another,

every such person shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not less than five nor more than fifty dollars, or shall be confined at hard labor upon the streets and public works of the City for a period not exceeding thirty days.

#### SECTION III.

If any person shall immediately ride or drive any horse in any avenue, street, alley or lane, or ride or drive faster than a walk across any bridge, within the limits of this city, every such person shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding one hundred dollars or shall be confined at hard labor upon the streets and public works of the City for a period not exceeding two months.

#### SECTION IV.

If any person shall within this city make or assist in making any improper noise, riot, disturbance or breach of the peace, he shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in a sum not exceeding one hundred dollars, or shall be confined at hard labor upon the streets and public works of the City for a period not exceeding two months.

#### SECTION V.

If any person shall disturb any lawful assemblage of people by loud or indecent behavior or profane discourse or otherwise, he shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding one hundred dollars or shall be confined at hard labor upon the streets and public works of the city for a period not exceeding two months.

#### SECTION VI.

Any person or persons who shall keep any common, ill governed or disorderly house, or who shall suffer any drunkenness, quarreling, fighting or riotous or disorderly conduct whatever on his premises shall be guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding three hundred dollars or shall be confined at hard labor upon the streets and public works of the City for a period not exceeding three months.

#### SECTION VII.

If any saloon, gambling house, or house of prostitution or dance house keeper, or proprietor of any place wherein intoxicating or malt liquors are sold, or the agents or clerks of any such proprietor or keeper shall sell or permit to be sold in his or her or any other place of business to any minor, any such liquors, he shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding fifty dollars or be confined at hard labor upon the streets and public works of the City for a period not exceeding thirty days.

#### SECTION VIII.

If any person shall dig any hole, trench or ditch in any street or alley of this City without having first obtained a written permission from the Supervisor of Streets, he shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding one hundred dollars or shall be confined at hard labor upon the streets and public works of the City for a period not exceeding thirty days.

#### SECTION IX.

All able bodied persons not having visible means to maintain themselves and who live daily without employment or are found loitering around or walking abroad and lodging in tippling houses, bath rooms, out houses and houses of ill fame, sheds, stables, or any wagons or boxes, or in the open air, or who shall be found trespassing upon private premises at any time and not giving good account of themselves, or walking abroad and begging or going about from door to door begging or placing themselves in the streets or other thoroughfares or any other public places and begging and receiving alms, and all persons upon whom there shall be found any instrument or thing used for the commission of burglary or for picking locks, who cannot give a good account of their possession, shall be deemed vagrants, and guilty of having committed a misdemeanor, and upon conviction thereof shall be fined in a sum not exceeding three hundred dollars, or shall be confined at hard labor upon the streets and public works of the City for a period not exceeding three months; Provided, that this shall not apply to any prostitute having a permit.

#### SECTION X.

It shall be unlawful for any person, firm or corporation to erect on the sidewalk of any street of the City of Globe an awning post or ground support.

#### SECTION XI.

It shall be unlawful for any person, firm or corporation to use, occupy or obstruct any sidewalk or any street in the City of Globe for the purpose of displaying goods, wares or merchandise.

#### SECTION XII.

It shall be unlawful for any person, firm or corporation to erect or maintain or allow any person to erect or maintain any booth, stand or counter on any sidewalk of the City of Globe, or keep or maintain upon the street any wagon, cart, wheel, vehicle, movable booth or stand for the purpose of barter or trade except under license or contract with the Common Council of the City of Globe.

#### SECTION XIII.

It shall be unlawful for any person to deposit upon the streets, alleys, public grounds or upon any vacant lot of the City of Globe any refuse, garbage, waste paper or debris of any nature, except at such times and places and under such regulations as the Common Council may from time to time point out or adopt.

#### SECTION XIV.

It shall be unlawful for any person having charge or control of a job wagon, to occupy as a stand for the same any portion of any street, in front of any building or vacant lot where the owner of such building or vacant lot or any occupant of the street floor of such building shall object; provided, that nothing in this ordinance shall prevent the owner or driver of any job wagon or market wagon from stopping in any place other than a public crossing of any public street for the purpose of receiving or delivering any goods, wares or merchandise.

#### SECTION XV.

Any prostitute, courtesan or lewd woman who shall, within the limits of the City, by word, sign or action, ply her vocation upon the streets, or make

any public meretricious display of herself upon the streets or in any public place, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not exceeding fifty dollars, or imprisoned in the County or City jail for any period of time not exceeding one month, or be punished by both such fine and imprisonment.

#### SECTION XVI.

If any person shall leave any horse, horses or other animals attached to any carriage, wagon, cart or other vehicle in any street, avenue, alley or lane within this City without securely fastening the same, or without the same being fastened by a chain or strap from the bit to a metal weight upon the ground, such weight weighing at least fifteen pounds for a single horse and twenty-five pounds for a team, every such person shall be deemed guilty of having committed a misdemeanor, and upon conviction thereof, shall be fined in a sum not exceeding fifty dollars, or be imprisoned in the City or County jail for a period of time not exceeding one month, or be punished by both such fine and imprisonment.

#### SECTION XVII.

If any person shall, within the corporate limits of the City of Globe, carry concealed upon his person any gun, pistol, bowie knife, dagger or other deadly weapon, he shall be deemed guilty of having committed a misdemeanor, and upon conviction thereof shall be fined in any sum not exceeding three hundred dollars or be imprisoned in the County or City jail for any period of time not exceeding three months, or be punished by both such fine and imprisonment; provided, that this section shall not be construed to apply to Sheriffs, Constables, Marshals or Police Officers, when exercising their legitimate duties.

#### SECTION XVIII.

Any person who shall interfere with, resist, molest, or threaten to molest, any officer of said City of Globe in the exercise of his official duties, shall be liable to a fine in any sum not exceeding one hundred dollars, or to imprisonment not more than thirty days, or both fine and imprisonment.

#### SECTION XIX.

Any person violating any of the provisions of this ordinance for which another penalty is not provided shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not more than three hundred dollars or shall be confined at hard labor upon the streets and public works of the City, for a period not exceeding three months.

#### SECTION XX.

This Ordinance shall take effect and be in force from and after its passage. Passed and adopted the 17th day of January, 1907.

Approved: W. S. SULTAN, Mayor.  
Attest: F. J. Elliott, Clerk.  
First publication January 22, 1907.

### AMENDMENTS TO THE ARTICLES OF INCORPORATION OF THE GLOBE-WHEATFIELDS MINING COMPANY

Be it known that, at a meeting of the stockholders of this corporation, held at its office in Globe, Arizona, on the 2nd day of January, 1907, at which the holders and representatives of a majority of all the outstanding stock of said corporation were present, the following amendments to the constitution of said corporation were duly and regularly adopted:

I.  
That Article 3 be amended to read as follows, to wit: The authorized capital stock of this corporation is and shall be One Million Five Hundred Thousand Dollars, which said capital stock shall be divided into One Million Five Hundred Thousand shares of the par value of One Dollar each, and when issued, shall be fully paid and non-assessable.

II.  
That Article 5 of said corporation be and the same is hereby amended as follows:

(a) By striking out the word "five" in the second line thereof and inserting in lieu thereof the word "eight."

(b) That, in addition to the persons named therein as directors, the following named persons be and they are hereby constituted directors of this corporation, to wit: J. P. Reardon, Richard C. Sparks and Glenn L. Coffee, who, with the persons already named in said Article 5, shall constitute the Board of Directors of this corporation.

J. THORNTON PRICE, President.  
N. G. NELMS, Secretary pro tem.

### TERRITORY OF ARIZONA, County of Gila.—ss.

I, N. G. Nelms, Secretary, pro tempore, of Globe Wheatfields Mining Company, do hereby certify that the above amendments to the articles of incorporation of said corporation were duly adopted at a meeting of the stockholders thereof called for that purpose, and that at said meeting a majority of all the stock issued and outstanding was duly and properly represented.

In Witness Whereof, I have hereunto set my hand and affixed the corporate seal of said corporation, at Globe, Arizona, this, the 19th day of January, 1907.

N. G. NELMS,  
(Seal) Secretary pro tempore.

### RESOLUTION NO. 1

Whereas, It satisfactorily appears to the Common Council of the Town of Globe that said town has acquired a population of three thousand, and that there are now over three thousand inhabitants within the boundaries of the said town; and

Whereas, The inhabitants thereof desire to assume a city organization and it is deemed to be the best interests of the town that the inhabitants thereof assume a city organization;

Now, Therefore, Be It Resolved, That we, the Common Council of the said Town of Globe, in consideration of the premises and pursuant to the provisions of Paragraph 597, Chapter 9 of Title 11 of the Revised Statutes of the Territory of Arizona, do unanimously vote in favor of, and do hereby assume and adopt a city organization under the name of the City of Globe.

Passed and adopted January 12, 1907.  
Approved: W. S. SULTAN, Mayor.  
Attest: F. J. Elliott, Clerk.



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